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10/802,853	03/18/2004	Shoji Kodama	274.43202X00	5857
24956 7590 05/08/2007 MATTINGLY, STANGER, MALUR & BRUNDIDGE, P.C. 1800 DIAGONAL ROAD SUITE 370 ALEXANDRIA, VA 22314			EXAMINER	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)				
	10/802,853	KODAMA, SHOJI				
Office Action Summary	Examiner	Art Unit				
	Alicia M. Lewis	2164				
The MAILING DATE of this communication app	ears on the cover sheet with	the correspondence address				
Period for Reply	ALC OUT TO EXPIRE 2 MOI	NTU(S) OB THIBTY (20) DAVS				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period varieties to reply within the set or extended period for reply will, by statute to reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICA 36(a). In no event, however, may a replivill apply and will expire SIX (6) MONTH accuse the application to become ABAN	ATION. y be timely filed S from the mailing date of this communication. IDONED (35 U.S.C. § 133).				
Status	·					
1) Responsive to communication(s) filed on 14 Fe	ebruary 2007.	•				
2a) This action is FINAL . 2b) ⊠ This	☐ This action is FINAL . 2b) ☑ This action is non-final.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under E	Ex parte Quayle, 1935 C.D.	11, 453 O.G. 213.				
Disposition of Claims						
4) Claim(s) 1,2,6,9-14,17,18,21-25 and 28-35 is/a	are pending in the application	n.				
4a) Of the above claim(s) is/are withdraw		·				
5) Claim(s) is/are allowed.	,					
6) Claim(s) 1,2,6,9-14,17,18,21-25 and 28-35 is/a	6)⊠ Claim(s) <u>1,2,6,9-14,17,18,21-25 and 28-35</u> is/are rejected.					
7) Claim(s) is/are objected to						
8) Claim(s) are subject to restriction and/o	r election requirement.					
Application Papers		•				
9)☐ The specification is objected to by the Examine	er.					
10)⊠ The drawing(s) filed on <u>02 August 2006</u> is/are:		cted to by the Examiner.				
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Ex	caminer. Note the attached (Office Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 1	119(a)-(d) or (f)				
a) ☐ All b) ☐ Some * c) ☐ None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority document						
3. Copies of the certified copies of the prio		eceived in this National Stage				
application from the International Burea * See the attached detailed Office action for a list		aceived M				
See the attached detailed Office action for a list	of the certified copies flot re	MU)				
-00		SAM RIMFLI				
		MARY EXAMINER				
Attachment(s)	4) 🗍 Integrious Sur	mmary (PTO-413)				
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/	Mail Date				
Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	5) Notice of Info	ormal Patent Application				

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DETAILED ACTION

This office action is responsive to the request for continued examination (RCE) filed on February 14, 2007. Claims 1, 6, 10, 13, 17, 18, 22, 25, 28, 30 and 33 are presently amended, and claims 3-5, 7, 8, 15, 16, 19, 20, 26, and 27 are canceled. Therefore, claims 1, 2, 6, 9-14, 17, 18, 21-25 and 28-35 remain pending in this application.

Drawings

The drawings were received on August 2, 2006. These drawings are acceptable.

Claim Objections

- 1. Claim 33 is objected to because of the following informalities: there is no period at the end of the claim. Appropriate correction is required.
- 2. Claim 13 is objected to because of the following informalities: the comma at the end of line 23 is missing. Appropriate correction is required.

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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4. Claims 1, 2, 25 and 33-35 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yamamoto (US Patent Application Publication 2002/0152339 A1) in view of McGovern et al. (US Patent Application Publication 2005/00972630 A1) ('McGovern').

With respect to claim 1, Yamamoto teaches a system for protecting data on a physical volume at the file system level and permitting access to the data at the physical volume level comprising:

a first interface for file level input/output (I/O) (paragraph 18 lines 1-5);

a second interface for block level I/O (paragraph 18 lines 1-4);

a plurality of physical volumes upon which logical volumes are represented (paragraph 7 line 2, paragraph 29 lines 27-30, paragraph 43);

a first controller which processes file level I/O requests (paragraph 7 lines 4-7 and 13-16); and

a second controller which processes block level I/O requests (paragraph 7 lines 4-5 and 13-16),

wherein, in response to a file system protect request directed to a particular logical volume, the particular logical volume is protected for a specified period of time and a physical volume of the particular logical volume is also protected for the specified period of time (paragraph 6, paragraph 7 lines 13-16, paragraph 35, paragraph 39), and

wherein once the particular logical volume is protected, write requests to the particular logical volume or physical volume of the particular logical volume via either

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the first or second controller are not permitted until expiration of the specified period of time (paragraphs 35, 39 and 47),

wherein information regarding whether or not the particular logical volume is protected is stored in a volume status table having a plurality of entries which indicate statuses of the particular logical volume (Figures 5 and 6, paragraphs 43, 45 and 47).

Although Yamamoto uses the term a controller element, it is clear that there are two separate controller elements being used, one for file level and one for block level. For example, he states in paragraph 7 that the controller elements includes at least a SCSI interface for block type read/write requests and a file system interface for file level read/write requests. This interpretation is upheld throughout this office action wherever Yamamoto is used as a reference.

Also, it is inherent that if a logical volume or physical volume is protected at all, then it is protected for a specified period of time. Because no exact period of time has been stated, any period of time (i.e. one second) meets the limitations of the claim.

Yamamoto does not teach wherein said entries include a first status indicating a retention period for the particular logical volume, the retention period indicating how long data in the particular logical volume should remain unchanged and thereby determining when data can next be written to the particular logical volume.

McGovern teaches a system and method for record retention date in a write once read many storage system (see abstract), in which he teaches a retention period for the particular logical volume, the retention period indicating how long data in the particular

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logical volume should remain unchanged and thereby determining when data can next be written to the particular logical volume (paragraphs 20-21).

It would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified Yamamoto by the teaching of McGovern because wherein said entries include a first status indicating a retention period for the particular logical volume, the retention period indicating how long data in the particular logical volume should remain unchanged and thereby determining when data can next be written to the particular logical volume would enable a method for setting retention dates, which in turn locks volumes against modification and/or deletion (McGovern, abstract).

With respect to claim 2, Yamamoto as modified teaches wherein the plurality of physical volumes permits creation of a file system to store archived data (Yamamoto, paragraph 44).

With respect to claim 25, Yamamoto as modified teaches a storage system for protecting data on a physical volume at the file system level and permitting access to the data at the physical volume level comprising:

a first interface for file level input/output (I/O) (Yamamoto, paragraph 18 lines 1-5);

a second interface for block level I/O (Yamamoto, paragraph 18 lines 1-4);

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a plurality of physical volumes upon which logical volumes are represented (Yamamoto, paragraph 7 line 2, paragraph 29 lines 27-30, paragraph 43);

a first controller which processes file level I/O requests (Yamamoto, paragraph 7 lines 4-7 and 13-16); and

a second controller which processes block level I/O requests (Yamamoto, paragraph 7 lines 4-5 and 13-16),

wherein, in response to a file system protect request directed to a particular logical volume, the particular logical volume is protected for a specified period of time and a physical volume of the particular logical volume is also protected for the specified period of time (Yamamoto, paragraph 6, paragraph 7 lines 13-16, paragraph 35, paragraph 39),

wherein once the particular logical volume is protected, write requests to the particular logical volume or physical volume of the particular logical volume via either the first or second controller are not permitted until expiration of the specified period of time (Yamamoto, paragraphs 35, 39 and 47),

wherein information regarding whether or not the particular logical volume is protected is stored in a volume status table having a plurality of entries which indicate statuses of the particular logical volume (Yamamoto, Figures 5 and 6, paragraphs 43, 45 and 47), and

wherein said entries include a first status indicating a retention period for the particular logical volume, the retention period indicating how long data in the particular

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logical volume should remain unchanged and thereby determining when data can next be written to the particular logical volume (McGovern, paragraphs 20-21).

With respect to claim 33, Yamamoto as modified teaches a storage system for handling input/output (I/O) requests from a plurality of servers, wherein a first server of the servers sends file I/O requests and a second server of the servers sends block I/O requests, comprising:

a storage media including a plurality of volumes (Yamamoto, paragraph 7 lines 1-2), at least one of the volumes stores data of file system (Yamamoto, paragraph 8 lines 1-2);

a first controller, to be coupled to the first server, conducting I/O operations in response to the file I/O requests (Yamamoto, paragraph 7);

a second controller, coupled to the storage media, to be coupled to the second server, conducting I/O operations in response to the block I/O requests (Yamamoto, paragraph 7); and

wherein at least one volume of the volumes which stores the data of file system is set to be write-protected from the second controller when the first controller received a request from the first server to protect the file system in the storage media for a particular period of time (Yamamoto, paragraphs 35-39 and 47),

wherein information regarding whether or not said at least one volume is protected is stored in a volume status table having a plurality of entries which indicate

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statuses of said at least one volume (Yamamoto, Figures 5 and 6, paragraphs 43, 45 and 47), and

wherein said entries include a first status indicating a retention period of said at least one volume, the retention period indicating how long data in said at least one volume should remain unchanged and thereby determining when data can next be written to the volume (McGovern, paragraphs 20-21).

With respect to claim 34, Yamamoto as modified teaches wherein said first and second controllers share protection information (Yamamoto, paragraph 7 lines 13-16) including status of protection (Yamamoto, paragraph 47) and a retention period for each of the volumes which is set at file system level by the first controller (McGovern, paragraphs 20-21).

With respect to claim 35, Yamamoto as modified teaches wherein the first controller receives the file I/O requests via a first interface and the second controller receives the block I/O requests via a second interface (Yamamoto, paragraphs 7 and 18).

Claims 6 and 28 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yamamoto (US Patent Application Publication 2002/0152339 A1) in view of McGovern et al. (US Patent Application Publication 2005/00972630 A1) ('McGovern'), as applied to

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claims 1, 2, 25 and 33-35 above, and further in view of Brewer et al. (US Patent 6,336,163 B1) ('Brewer').

With respect to claims 6 and 28, Yamamoto as modified teaches claims 1 and 25.

Yamamoto as modified does not teach wherein said entries indicate a second status of each volume defining whether the volume is exported or un-exported.

Brewer teaches a method and article of manufacture for inserting volumes for import into a virtual tape server (see abstract), in which he teaches wherein said entries indicate a second status of each volume defining whether the volume is exported or unexported (Brewer, column 2 lines 56-60, column 6 lines 24-26).

It would have been obvious to a person having ordinary skill in the art at the time the invention was made to have further modified Yamamoto by the teaching of Brewer because wherein said entries indicate a second status of each volume defining whether the volume is exported or un-exported would enable a more detailed tracking of all types of volumes, not just logical volumes, which would add functionality to Yamamoto's storage system (Brewer, column 6 lines 1-3).

6. Claims 9-12 and 29-32 are rejected under 35 U.S.C. 103(a) as being unpatentable over Yamamoto (US Patent Application Publication 2002/0152339 A1) in view of McGovern et al. (US Patent Application Publication 2005/00972630 A1)

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('McGovern'), as applied to claims 1, 2, 25 and 33-35 above, and further in view of Achiwa et al. (US Patent Application Publication 2003/0009438 A1) ('Achiwa').

With respect to claims 9 and 29, Yamamoto as modified teaches claims 1 and 25.

Yamamoto as modified does not teach wherein said first controller is a network attached storage controller which processes file level I/O requests.

Achiwa teaches a method for file level remote copy of a storage device (see abstract) in which he teaches wherein said first controller is a network attached storage controller which processes file level I/O requests (paragraph 38).

It would have been obvious to a person having ordinary skill in the art at the time the invention was made to have further modified Yamamoto by the teaching of Achiwa because wherein said first controller is a network attached storage controller which processes file level I/O requests would enable processing of file or directory level access requests (Achiwa, paragraph 8).

With respect to claims 10 and 30, Yamamoto as modified teaches wherein said second controller is a disk controller which processes block level I/O requests (Achiwa, paragraph 93).

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With respect to claims 11 and 31, Yamamoto as modified teaches wherein said first interface is an Ethernet interface which processes file level I/O requests (Achiwa, paragraph 96).

With respect to claims 12 and 32, Yamamoto as modified teaches wherein said second interface is a Fibre Channel interface which processes block level I/O requests (Achiwa, paragraph 93, paragraph 98).

7. Claims 13, 14, 17 and 24 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hoogterp (US Patent Application Publication 2005/0210218 A1) in view of Yamamoto (US Patent Application Publication 2002/0152339 A1), and further in view of McGovern et al. (US Patent Application Publication 2005/00972630 A1) ('McGovern').

With respect to claim 13, Hoogterp teaches a storage system for protecting data on a physical volume at the file system level and permitting access to the data at the physical volume level comprising:

a network attached storage (NAS) gateway (Figure 4, paragraphs 27 and 52); and

a storage system which is connected to said NAS gateway (Figure 4, paragraphs 52 and 55),

wherein said NAS gateway comprises:

a first interface for file level I/O (element 168 in Figure 4, paragraph 52); a third interface for block level I/O (element 169 in Figure 4, paragraphs 52-54), and

a first controller which processes file level I/O requests (paragraph 56); wherein said storage system comprises:

a second interface for block level I/O, said second interface being connected to said third interface (paragraph 34),

a plurality of physical volumes upon which logical volumes are represented (paragraph 62);

a second controller which processes block level I/O requests (paragraph 34); and

wherein once the particular logical volume is protected, write requests to the particular logical volume or physical volume of the particular logical volume via either the first or second controller are not permitted until expiration of the specified period of time (paragraph 150).

Hoogterp does not explicitly teach wherein, in response to a file system protect request directed to a particular logical volume, the particular logical volume is protected for a specified period of time and a physical volume of the particular logical volume is also protected for the specified period of time.

Yamamoto teaches a direct access storage system with combined block interface and file interface access (see abstract), in which he teaches:

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a first interface for file level input/output (I/O) (paragraph 18 lines 1-5);

a second interface for block level I/O (paragraph 18 lines 1-4);

a plurality of physical volumes upon which logical volumes are represented (paragraph 7 line 2, paragraph 29 lines 27-30, paragraph 43);

a first controller which processes file level I/O requests (paragraph 7 lines 4-7 and 13-16); and

a second controller which processes block level I/O requests (paragraph 7 lines 4-5 and 13-16),

wherein, in response to a file system protect request directed to a particular logical volume, the particular logical volume is protected for a specified period of time and a physical volume of the particular logical volume is also protected for the specified period of time (paragraph 6, paragraph 7 lines 13-16, paragraph 35, paragraph 39), and

wherein once the particular logical volume is protected, write requests to the particular logical volume or physical volume of the particular logical volume via either the first or second controller are not permitted until expiration of the specified period of time (paragraphs 35, 39 and 47),

wherein information regarding whether or not the particular logical volume is protected is stored in a volume status table having a plurality of entries which indicate statuses of the particular logical volume (Figures 5 and 6, paragraphs 43, 45 and 47).

It would have been obvious to a person having ordinary skill in the art at the time the invention was made to have modified Hoogterp by the teaching of Yamamoto because wherein said first and second controllers share protection information for said

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logical and physical volumes would enable a storage system with direct access storage devices that could be shared between a block interface and a file interface (Yamamoto, paragraph 6).

The combination of Hoogterp and Yamamoto does not teach wherein said entries include a first status indicating a retention period for the particular logical volume, the retention period indicating how long data in the particular logical volume should remain unchanged and thereby determining when data can next be written to the particular logical volume.

McGovern teaches a system and method for record retention date in a write once read many storage system (see abstract), in which he teaches a retention period for the particular logical volume, the retention period indicating how long data in the particular logical volume should remain unchanged and thereby determining when data can next be written to the particular logical volume (paragraphs 20-21).

It would have been obvious to a person having ordinary skill in the art at the time the invention was made to have further modified Hoogterp by the teaching of McGovern because wherein said entries include a first status indicating a retention period for the particular logical volume, the retention period indicating how long data in the particular logical volume should remain unchanged and thereby determining when data can next be written to the particular logical volume would enable a method for setting retention dates, which in turn locks volumes against modification and/or deletion (McGovern, abstract).

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With respect to claim 14, Hoogterp as modified teaches wherein the plurality of physical volumes permits creation of a file system to store archived data (Yamamoto, paragraph 44).

With respect to claim 17, Hoogterp as modified teaches wherein said entries indicate a second status of each volume defining whether the volume is protected or unprotected (Yamamoto, paragraph 47).

With respect to claim 24, Hoogterp as modified teaches wherein said second interface is a Fibre Channel interface which processes block level I/O requests (Hoogterp, paragraph 34).

8. Claims 18 is rejected under 35 U.S.C. 103(a) as being unpatentable over Hoogterp (US Patent Application Publication 2005/0210218 A1) in view of Yamamoto (US Patent Application Publication 2002/0152339 A1) and McGovern et al. (US Patent Application Publication 2005/00972630 A1) ('McGovern'), as applied to claims 13, 14, 17 and 24 above, and further in view of Brewer et al. (US Patent 6,336,163 B1) ('Brewer').

With respect to claim 18, Hoogterp as modified teaches claim 13.

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Hoogterp as modified does not teach wherein said entries indicate a second status of each volume defining whether the volume is exported or un-exported (Brewer, column 2 lines 56-60, column 6 lines 24-26).

Brewer teaches a method and article of manufacture for inserting volumes for import into a virtual tape server (see abstract), in which he teaches wherein said entries indicate a second status of each volume defining whether the volume is exported or unexported (Brewer, column 2 lines 56-60, column 6 lines 24-26).

It would have been obvious to a person having ordinary skill in the art at the time the invention was made to have further modified Hoogterp by the teaching of Brewer because wherein said entries indicate a second status of each volume defining whether the volume is exported or un-exported would enable a more detailed tracking of all types of volumes, not just logical volumes, which would add functionality to Hoogterp's system (Brewer, column 6 lines 1-3).

- 9. Claims 21-23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hoogterp (US Patent Application Publication 2005/0210218 A1) in view of Yamamoto (US Patent Application Publication 2002/0152339 A1) and McGovern et al. (US Patent 26 8)
- Application Publication 2005/00972630 A1) ('McGovern'), as applied to claims 13, 14, 17 and 24 above, and further in view of Achiwa et al. (US Patent Application Publication 2003/0009438 A1) ('Achiwa').

With respect to claim 21, Hoogterp as modified teaches claim 13.

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Hoogterp as modified does not teach wherein said first controller is a network attached storage controller which processes file level I/O requests.

Achiwa teaches a method for file level remote copy of a storage device (see abstract) in which he teaches wherein said first controller is a network attached storage controller which processes file level I/O requests (paragraph 38).

It would have been obvious to a person having ordinary skill in the art at the time the invention was made to have further modified Hoogterp by the teaching of Achiwa because wherein said first controller is a network attached storage controller which processes file level I/O requests would enable processing of file or directory level access requests (Achiwa, paragraph 8).

With respect to claim 22, Hoogterp as modified teaches wherein said second controller is a disk controller network attached storage controller which processes block level I/O requests (Achiwa, paragraph 93).

With respect to claim 23, Hoogterp as modified teaches wherein said first interface is an Ethernet interface which processes file level I/O requests (Achiwa, paragraph 96).

Response to Arguments

10. Applicant's arguments with respect to claims 1, 13, 25 and 33 have been considered but are most in view of the new ground(s) of rejection.

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Alicia M. Lewis whose telephone number is 571-272-5599. The examiner can normally be reached on Monday - Friday, 9 - 6:30, alternate Friday off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Charles Rones can be reached on 571-272-4085. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Alicia Lewis May 2, 2007 SAM RIMELL PRIMARY EXAMINER